

Mr. President, I yield back the remainder of my time. I see the ranking member on the floor.

The PRESIDING OFFICER. The Senator from Ohio is recognized.

Mr. VOINOVICH. Mr. President, thank you for allowing me to speak on behalf of a very deserving person from the State of Ohio, as the Senate considers her nomination to the Federal bench. I am here to express my strong support for Judge Sara Lioi, who the President has nominated to serve on the U.S. District Court for the Northern District of Ohio.

Judge Lioi has a distinguished and impressive record as an attorney in private practice, as an Ohio Court of Common Pleas Judge, and as a community leader in Stark County, Ohio, where she has deep roots.

A native of Stark County, Judge Lioi graduated from GlenOak High School and from Bowling Green State University, where she graduated summa cum laude and earned the distinction of Phi Beta Kappa.

Later, Judge Lioi went on to attend my law school alma mater, the Moritz College of Law at the Ohio State University, receiving her law degree in 1987. After graduating from law school, Judge Lioi joined the law firm of Day, Ketterer, the oldest law firm in Stark County, Ohio, as an associate. Judge Lioi was later recognized by her colleagues when they elected her to the firm's partnership in 1993.

As an attorney, she represented individuals, schools, and other institutions of higher learning, cities, small businesses, and multinational corporations. While in private practice, she represented clients at both the trial and appellate levels.

In November 1997, when I was Governor, I appointed Judge Lioi to fill a vacancy on the Stark County Common Pleas Court. Since then, Stark County voters have twice reelected her.

Since ascending to the bench, Judge Lioi has disposed of over 9,500 cases and conducted over 350 trials, over 335 of which were jury trials. In sum, she has broad courtroom experience, both on and off the bench. This extensive experience will serve her well as a Federal trial court judge.

Judge Lioi has also earned the respect of her colleagues and fellow attorneys. During her time as a practicing attorney, she served on the Supreme Court of Ohio Board of Commissioners on Grievances and Discipline, and for over 10 years, Judge Lioi has served on the Supreme Court of Ohio Board of Commissioners on Character and Fitness, including the last 5 as the Chair of this Commission.

I believe her service on these important commissions evidences the high esteem in which members of the Ohio bar hold her, and is testimony of her excellent character.

Judge Lioi's legal credentials are not the only reasons I support her nomination. Today, too many people do not take the time to become involved in

their communities; however, Judge Lioi remains involved in a number of civic organizations. A graduate of Leadership Stark County, she has remained active with that program, as well as other not-for-profit community agencies, including Community Services of Stark County, Stark County Humane Society, Walsh University Advisory Board, and the Plain Local Schools Foundation. We need judges who not only have exceptional legal skills, but who also recognize how the law impacts individuals and communities, and involvement in one's community facilitates this understanding. Judge Lioi has this understanding because she is participating in her community every day.

As a result of Judge Lioi's fine academic and professional achievements, I am not surprised that the American Bar Association unanimously found her well-qualified to serve as a Federal district court judge.

In reviewing Judge Lioi's academic and professional record, it is clear that she is well-qualified to serve as a judge on the U.S. District Court for the Northern District of Ohio, and I urge my colleagues to vote to approve her nomination to the Federal bench.

Mr. President, I yield back the remainder of my time.

Mr. LEAHY. Mr. President, I am willing to have a voice vote if nobody wants a rollcall vote.

Mr. VOINOVICH. I agree that we can have a voice vote.

The PRESIDING OFFICER. All time has expired. The question is, Will the Senate advise and consent to the nomination of Sara Elizabeth Lioi, of Ohio, to be United States District Judge for the Northern District of Ohio.

The nomination was confirmed.

Mr. LEAHY. Mr. President, I move to reconsider the vote.

Mr. LEVIN. I move to lay that motion on the table.

The motion to lay on the table was agreed to.

The PRESIDING OFFICER. Under the previous order, the President will be notified of the Senate's actions.

LEGISLATIVE SESSION

The PRESIDING OFFICER. Under the previous order, the Senate will now return to legislative session.

Mr. CARPER. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The bill clerk proceeded to call the roll.

Mr. REID. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

IMPROVING AMERICA'S SECURITY ACT OF 2007—Continued

Mr. REID. Mr. President, there will be no more votes tonight. We are work-

ing to try to come up with a schedule tomorrow. As soon as we have one, everyone will be notified.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Ms. LANDRIEU. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Ms. LANDRIEU. Mr. President, I rise for the purpose of speaking about two amendments. I wish to say that I really appreciate the efforts of the Senator from Connecticut and the Senator from Maine, who have literally been on this floor all day. As you can tell, the Senator from Maine has been struggling with a cold through the week. She has been as brave as she can, trying to get this important bill passed even though she doesn't feel at her best. The Senator from Connecticut has been working hard.

For some reason, we just can't seem to get a vote on two amendments that are very important to Louisiana. These amendments have been cosponsored by Senator VITTER, of course, from the State of Louisiana, and myself. Both of these amendments have been cleared on the Democratic side now for some time. We continue to have opposition, and we are not even sure where the opposition is coming from because the person who is holding it or the reasons cannot be made clear publicly, so I am not exactly sure what the opposition is to these two amendments.

I thought, while we were pondering about what to do, I would just talk again about what these amendments do and why they are so important.

AMENDMENT NO. 295

The first amendment is amendment No. 295, which has been pending for 2 weeks. I understand some colleagues may want to vote no. That most certainly is their prerogative. I bring this amendment to the floor with many cosponsors, Democrats and Republicans, but it is being held up on the Republican side tonight. It has been cleared on the Democratic side.

This amendment is to allow a waiver of the 10-percent match that has been required of Katrina and Rita recovery efforts. The reason we are asking that, as this board very dramatically shows, is the scale of this disaster is so far above any disaster, natural or otherwise, that we have experienced in this country that without this relief, the recovery is in jeopardy. That is not just because of the amount of money that has to be put up by local governments that are struggling to literally barely keep the lights on but also because of the redtape involved in this required match.

I understand the principle of a match. In principle, I agree that when you have a disaster, the local area and the State should put up some money and the Federal Government should